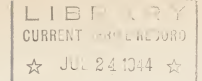
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733F



WFO 6-1

AMDT. 3

JULY 15, 1944

WAR FOOD ADMINISTRATION

[WFO 6-1, Amdt. 3]

PART 1405—FRUITS AND VEGETABLES
CITRUS FRUIT

War Food Order No. 6-1 (8 F.R. 998, 9 F.R. 4321, 4319), issued on January 20, 1943, as amended, is further amended by inserting in § 1403.3 (a) (1) thereof the term "10 percent" as the percentage of oranges to be set aside with respect to shipments of oranges from California and Arizona, respectively.

This amendment shall become effective at 12:01 a. m., p. w. t., July 16, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 6-1, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 6-1, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit,

action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9290, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 6, 8 F.R. 998, 9 F.R. 4321, 4319)

Issued this 15th day of July 1944.

C. W. KITCHEN,
Acting Director of Distribution.

War Food Administration, Summary to WFO 6.1 Amendment 3.

SET-ASIDE ON CALIFORNIA-ARIZONA ORANGES
RESUMED

Resumption of set-aside regulations on California-Arizona oranges to assure that adequate supplies of processing fruit will be available to meet the requirements of our armed forces for single-strength orange juice, was announced today by the War Food Administration.

Under this action, issued as an amendment to War Food Order 6.1, effective 12.01 AM p. w. t. July 16, 1944, handlers of California-Arizona oranges will be

required to set aside a quantity of oranges equal to 10 percent of their weekly shipments in fresh fruit channels, WFA said. Similar regulations were in effect for California-Arizona oranges during the 1942–43 season but were terminated October 31, 1943.

The production of single-strength orange juice in the California-Arizona area is confined largely to the months of July, August, and September when fruit is most suitable for the production of that product. Requirements for other processed orange products during the current season have not been great enough to require handlers to set-aside supplies for processing.

Under the provisions of WFO 22.5 processors in all areas are required to set-aside for the army a quantity of single-strength orange juice equal to 48 percent of their 1941-42 pack. If any processor's production during the current season is less than the quantity required to be set-aside, he is required to set aside his total production for the army. Therefore, WFA officials pointed out that to assure full compliance with the provisions of WFO 22.5, with respect to orange juice, processors would have to withhold shipment of this product to civilian purchasers until the full quantities required to be set-aside are available for army purchase.

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WAR FOOD ADMINISTRATION OFFICE OF DISTRIBUTION WASHINGTON 25, D. C.

OFFICIAL BUSINESS



AMDT. 4 AUG. 12, 1944

WAR FOOD ADMINISTRATION

[WFO 6-1, Amdt. 4]

PART 1405—FRUITS AND VEGETABLES
CITRUS FRUIT

War Food Order No. 6-1 (8 F.R. 998, 2376, 14785, 9 F.R. 4321, 4319, 8000), as amended, is further amended by inserting in § 1405.3 (a) (1) thereof the term "5 percent" as the percentage of oranges to be set aside with respect to shipments of oranges from California and Arizona, respectively.

This amendment shall become effective at 12:01 a. m., p. w. t., August 13, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 6–1, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 6–1, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of

sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 6, 8 F.R. 511, 9 F.R. 4321, 4319)

Issued this 12th day of August 1944.

C. W. KITCHEN, Acting Director of Distribution.

War Food Administration, Summary to WFO 6.1 Amendment 4.

The War Food Administration announced today that because Army requirements for canned single-strength orange juice are almost completed, the quantity of California-Arizona oranges required to be set aside for the process-

ing of that product has been reduced from 10 percent to 5 percent, effective 12:01 a. m., PWT, August 13th, 1944.

Handlers of California-Arizona oranges will be required to set aside a quantity of oranges equal to 5 percent of their weekly shipments in fresh fruit channels as compared with 10 percent required since July 16, 1944. The 5 percent set aside will make available sufficient oranges to assure supplies to processors who have not completed their Army quotas for single-strength orange juice, WFA officials said.

This set-aside reduction is contained in an amendment to War Food Order

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WAR FOOD ADMINISTRATION OFFICE OF DISTRIBUTION WASHINGTON 25, D. C.

OFFICIAL BUSINESS



AMDT. 4 AUG. 12, 1944

WAR FOOD ADMINISTRATION

[WFO 6-1, Amdt. 4]

PART 1405—FRUITS AND VEGETABLES
CITRUS FRUIT

War Food Order No. 6-1 (8 F.R. 998, 2376, 14785, 9 F.R. 4321, 4319, 8000), as amended, is further amended by inserting in § 1405.3 (a) (1) thereof the term "5 percent" as the percentage of oranges to be set aside with respect to shipments of oranges from California and Arizona, respectively.

This amendment shall become effective at 12:01 a. m., p. w. t., August 13, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 6-1, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 6-1, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of

sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 6, 8 F.R. 511, 9 F.R. 4321, 4319)

Issued this 12th day of August 1944.

C. W. KITCHEN, Acting Director of Distribution.

War Food Administration, Summary to WFO 6.1 Amendment 4.

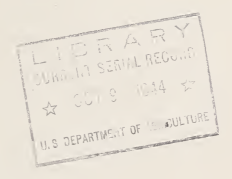
The War Food Administration announced today that because Army requirements for canned single-strength orange juice are almost completed, the quantity of California-Arizona oranges required to be set aside for the process-

ing of that product has been reduced from 10 percent to 5 percent, effective 12:01 a.m., PWT, August 13th, 1944.

Handlers of California-Arizona oranges will be required to set aside a quantity of oranges equal to 5 percent of their weekly shipments in fresh fruit channels as compared with 10 percent required since July 16, 1944. The 5 percent set aside will make available sufficient oranges to assure supplies to processors who have not completed their Army quotas for single-strength orange juice, WFA officials said.

This set-aside reduction is contained in an amendment to War Food Order 6.1.

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WAR FOOD ADMINISTRATION OFFICE OF DISTRIBUTION WASHINGTON 25, D. C.

OFFICIAL BUSINESS



WAR FOOD ADMINISTRATION

SEPT. 2, 1944

[WFO 6-1, Amdt. 5] PART 1405-FRUITS AND VEGETABLES CITRUS FRUIT

War Food Order No. 6-1, as amended, (8 F.R. 996, 2376, 14785, 9 F.R. 4321, 4319, 9000, 9943) is further amended by deleting from § 1405.3 (a) (1) "5 percent" wherever the term appears therein and inserting, in lieu thereof, the word "none."

This amendment shall become effective at 12:01 a.m., p. w. t., September 3, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said .War Food Order No. 6-1, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 6-1, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose

of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal. (EO. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 6, 8 F.R. 511, 9 F.R. 4321, 4319)

Issued this 2d day of September 1944. C. W. KITCHEN, Acting Director of Distribution.

War Food Administration, Summary to WFO-6.1 Amendment 5.

Effective 12:01 a.m. September 3, 1944. California-Arizona orange handlers no longer will be required under War Food Order 6.1 to set aside oranges for processing into single-strength juice for army

requirements, the War Food Administration announced today.

The order, requiring orange handlers in these two states to set aside for processing a quantity of oranges equal to 5 percent of the shipments which they made for fresh market consumption, has been in operation since August 13.

The set-aside provision is being terminated because California-Arizona processors have practically completed packing their army quotas for single-strength orange juice. This action is contained in an amendment to the order.

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WAR FOOD ADMINISTRATION OFFICE OF DISTRIBUTION WASHINGTON 25, D. C.

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